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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
08/776,321	04/15/1997	MARIA ANNA WUBBEN	29865	1786
466	7590 07/28/2003	•)
	THOMPSON		EXAMINER	
745 SOUTH 23RD STREET 2ND FLOOR ARLINGTON, VA 22202		OOR	SHERRER, CURTIS EDWARD	
			ART UNIT	PAPER NUMBER
			1761	
			DATE MAILED: 07/28/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	•	_	A			
		Application No.	Applicant(s)			
		08/776,321	WUBBEN ET AU			
•	Office Action Summary	Examiner	Art Unit			
		Curtis E. Sherrer	1761			
	- The MAILING DATE of this communication app	ars on the cover shet with	the correspond nce address			
THE N - Exten after S - If the - If NO - Failur - Any re	PRIENT STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Sicins of time may be available under the provisions of 37 CFR 1.13 (SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a repl within the statutory minimum of thirty (ill apply and will expire SIX (6) MONTH cause the application to become ABAN	y be timely filed 30) days will be considered timely. S from the mailing date of this communication. IDONED (35 U.S.C. § 133).			
1)🛛	Responsive to communication(s) filed on <u>04/1</u>	<u>5/03</u> .	•			
2̀a)□	This action is FINAL . 2b)⊠ Thi	s action is non-final.				
3)□	Since this application is in condition for allowa closed in accordance with the practice under ton of Claims					
·		n				
•	Claim(s) <u>52-57</u> is/are pending in the applicatio Ia) Of the above claim(s) is/are withdraw					
		with thom consideration.	•			
5) Claim(s) is/are allowed. 6) Claim(s) <u>52-57</u> is/are rejected.						
·						
i	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	ologian requirement				
•	on Papers	election requirement.				
9)□ Т	he specification is objected to by the Examiner	,				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
	If approved, corrected drawings are required in rep					
12)∐ T	he oath or declaration is objected to by the Exa	aminer.	•			
Priority u	nder 35 U.S.C. §§ 119 and 120					
13) 🗌	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 7	119(a)-(d) or (f).			
a)[] All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority documents have been received.					
;	Certified copies of the priority documents	have been received in App	lication No			
•	3. Copies of the certified copies of the prior application from the International Bur ee the attached detailed Office action for a list of the contract of the prior of the	reau (PCT Rule 17.2(a)).	_			
14) <u></u> A∈	cknowledgment is made of a claim for domestic	priority under 35 U.S.C. §	119(e) (to a provisional application).			
`	☐ The translation of the foreign language procknowledgment is made of a claim for domestic	• •				
Attachment(s)					
2) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Info	mmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)			
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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 52-57 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 52 contains the phrase "at least 0.5 g per hectoliter" and specificational basis for the phrase could not be found.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 55 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 55 is indefinite because the cope of the term "about" is unknown.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 52-57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hoelle for the reasons set forth in the previous Office actions.

With regard to claim 57, the use of carbon dioxide as an extractant of hops is notoriously well known. Evidence of such notoriousness is found in applicants' specification on page 18, lines 33-37, whereby applicants obtained CO2 extracts from suppliers. It would have been obvious to those of ordinary skill in the art to use a CO2 extraction process in Hoelle as the extractant because it is well known that it leaves no residue that can contaminate the beer.

Response to Arguments

Applicants' arguments filed 03/11/03 have been fully considered but they are not persuasive.

Applicants argue that Hoelle's extract would not contain significant amounts of intact pectin and further that this amount cannot be ascertained. It is not understood how, on the one hand, applicants can be sure that no significant amount of pectin is present in the extract, and then state that they cannot ascertain how much pectin is in the extract. The burden is upon applicants to show that the extract would not inherently have hop pectin. See *In re Best*.

It also appears that applicants consider the pH of extraction critical. If this is the case, the claims should reflect such a critical aspect of the invention.

Applicants argue that the waste is not added directly to the wort. Applicants' claims do not require this feature and therefore the argument is not persuasive. Further it appears that all

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calculations made are speculative and therefore they are not given any weight. Clearly, those in the prior art can add hop pectin extract to bittering compounds, such as the bitter principle extract of Hoelle, which is then added to the wort boil.

It is noted that Hoelle teaches the total extraction of hop content and its addition to wort. (See col. 1, lines 61-65).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Curtis E. Sherrer whose telephone number is 703-308-3847. The examiner can normally be reached on Tuesday-Friday, 8AM-6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Milton Cano can be reached on 703-308-3959. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3602 for regular communications and 703-305-3602 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Curtis E. Sherrer Primary Examiner

July 24, 2003